#### THOMPSON HINE LLP

J. Timothy McDonald, Esq. New Jersey Bar No. 027201990 Two Alliance Center 3560 Lenox Road, Suite 1600 Atlanta, Georgia 30326

Phone: 404.541.2900 Fax: 404.541.2906

Tim.McDonald@ThompsonHine.com

Counsel for Defendant Fortnoff Financial, LLC

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

ATLAS DATA PRIVACY CORPORATION, as assignee of individuals who are Covered Persons, JANE DOE-1, a law enforcement office, JANE DOE-2, a law enforcement officer, EDWIN MALDONADO, SCOTT MALONEY, JUSTYNA MALONEY, PATRICK COLLIGAN, and WILLIAM SULLIVAN,

Plaintiffs,

VS.

FORTNOFF FINANCIAL, LLC, RICHARD ROES 1-10, fictitious names of unknown individuals and ABC COMPANIES 1-10, fictitious names of unknown entities,

Defendants.

Civil Action No. 1:24-cv-04390-HB

# JOINT MOTION TO STAY ALL DEADLINES

Plaintiffs Atlas Data Privacy Corporation, Jane Doe-1, Jane Doe-2, Edwin Maldonado, Scott Maloney, Justyna Maloney, Patrick Colligan, and William Sullivan ("Plaintiffs") and Defendant Fortnoff Financial, LLC ("Defendant") by and through their undersigned counsel and subject to the approval of this Court, hereby files this Unopposed Motion to Stay all Deadlines, and in support thereof, respectfully shows the Court as follows:

All matters in controversy between Plaintiffs and Defendant (jointly, the "Parties") have been settled in principle. The Parties are in the process of memorializing the terms of a written settlement agreement. The Parties anticipate that they will be able to perform such terms within sixty (60) days. Accordingly, the Parties respectfully request that the Court grant a stay of the proceedings between the parties, including all deadlines, September 8, 2025.

The Parties agree that should settlement not be achieved by September 8, 2025, nothing shall bar Defendant from filing a responsive pleading in this matter.

Good cause exists for granting this Joint Motion, as set forth above. The Motion is not filed for purposes of delay, but so that justice may be served.

WHEREFORE, Plaintiff and Defendant pray that this Honorable Court will grant their Joint Motion to Stay All Deadlines and stay proceedings in this matter until September 8, 2025.

Respectfully submitted this 22nd day of July, 2025.

PEM LAW LLP (signed with express permission) /s/ Rajiv D. Parikh

Rajiv D. Parikh
Kathleen Barnett Einhorn
1 Boland Drive, Suite 101
West Orange, New Jersey 07052
RParikh@PemLawFirm.com
KEinhorn@PemLawFirm.com

#### THOMPSON HINE LLP

### /s/ J. Timothy McDonald

J. Timothy McDonald Two Alliance Center 3560 Lenox Road, Suite 1600 Atlanta, Georgia 30326 Phone: 404.541.2906

Fax: 404.541.2906

Tim.McDonald@ThompsonHine.com

Steven G. Stransky 3900 Key Center 127 Public Square Cleveland, Ohio 44114 Phone: 216.566.5500

Fax: 216.566.5800

Steve.Stransky@ThompsonHine.com

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served on July 22, 2025 to all counsel of record who is deemed to have consented to electronic service via the Court's CM/ECF system.

> /s/ J. Timothy McDonald J. Timothy McDonald (ID No. 027201990)